## UNITED STATES DISTRICT COURT

for the

Eastern District of California

| United States of Ameri  | ca   |   |   |   |         |
|---|--|---|---|---|---------|
| V.  |  | )   |   |   |         |
| EBONY PIPKINS   |  | ) Case No:  | 2:05CR122-02                                      |   |         |
| Date of Original Judgment:<br>Date of Previous Amended Judgment:<br>(Use Date of Last Amended Judgment if Any)  | 6/9/06<br>5/21/08  | )   | 15660-097   |   |         |
|   |  | ) David Por<br>Defendant's                                |   |   |         |
| ORDER REGAR   |  |   |   | EDUCTION  |         |
| PU  | RSUANT TO  | 18 U.S.C. §   | 3582(c)(2)  |   |         |
| Upon motion of x the defen § 3582(c)(2) for a reduction in the term subsequently been lowered and made r § 994(u), and having considered such r and the sentencing factors set forth in | n of imprisonment<br>etroactive by the<br>notion, and taking | t imposed based of<br>United States Serg into account the | on a guideline sentencing Commise policy statemen | ntencing range that has<br>ssion pursuant to 28 U.S.<br>t set forth at USSG §1B | .C.     |
|   |  | nt's previously im  | •   | of imprisonment (as reflec  | cted in |
| ,   |  |   |   | 07  | •       |
| (Complete Parts I and II of Page 2 when motion is granted)  |  |   |   |   |         |
|   |  |   |   |   |         |

Except as otherwise provided, all provisions of the judgment dated 6/9/06 shall remain in effect.

IT IS SO ORDERED.

Dated: November 1, 2011

United States District Judge